UE-210447 / PacifiCorp September 27, 2021 PC Informal Data Request 6

## PC Informal Data Request 6

Re: Actual Net Power Costs. Direct Testimony of Jack Painter, Exh. JP-1T at 7:4–6; PacifiCorp Response to Public Counsel's Informal Data Request 3, NEW-PPL-PCAM-WP1 CONFIDENTIAL.

Please answer "yes," or "no." Does PacifiCorp have any studies, memos, benchmarks or other analyses that analyze, for the year 2020, whether PacifiCorp's Actual NPC was prudent, efficient, or in the public interest?

## **Response to PC Informal Data Request 6**

PacifiCorp objects to this request as overly broad, unduly burdensome, unreasonably cumulative, duplicative, requesting a legal determination, requesting information that is protective by attorney-client privilege, outside the scope of this proceeding, and not reasonably calculated to lead to admissible evidence. Without waiving the foregoing objection, PacifiCorp responds as follows:

PacifiCorp's analysis on whether actual Washington allocated net power costs are prudent, efficient, or in the public interest is provided in in the various power cost adjustment mechanism (PCAM) proceedings. The actual prudence of PacifiCorp's Washington allocated net power costs is determined by the Commission in those proceedings. Please refer to the Company's response to PC Informal Data Request 2 for a list of those proceedings.

PREPARER: Counsel

SPONSOR: TBD